

20. (Original) The hand-held device of claim 19 wherein the loop of slender line is sufficiently large to fit over a human head.

21. (Cancelled).

22. (Original) The hand-held device of claim 1 wherein said means for mixing signals comprises a DSP chip.

23. (New) The hand held device of claim 1 further comprising voice suppression means.

24. (New) The hand held device of claim 1 wherein said first audio input is configured to accept the audio signal from a stand-alone audio device.

Remarks:

The examiner has rejected all of the prior claims under Wilson, either as anticipated or as rendered obvious. The application respectfully disagrees. Wilson does not include "a first audio input" within the meaning of the pending claims. Rather, music is generated in the form of MIDI, which is merely prefabricated notes. Further, the mixer in the Wilson device is not a true mixer as it does not mix two audio inputs. For all of these reasons, each of the pending claims should be allowed.

The applicant additionally notes that the examiner has rejected claim 13 based on Young combined with Takao. The applicant, however, does not believe that these

two references can be combined. There would be no motivation for a person skilled in the art to combine Young with voice suppressing means. Young has a MIDI source, which has no voice. For this additional reason, claim 13 should be approved. It is further noted that new claim 23, which adds the element of voice suppression means, should be allowed for these same reasons.

Regarding new claim 24, it further distinguishes Young and the other prior art in that it requires that the first audio input be configured to accept the audio signal from a stand-alone audio device. Young clearly does not have this feature because it accepts input from a ROM or IC chip, not a stand-alone device such as a CD player.

Accordingly, it is respectfully requested that all pending claims be allowed.

If there are any fees due in connection with the filing of this paper that have not been accounted for in this paper or the accompanying papers, please charge the fees to our Deposit Account No. 13-3735. If an extension of time under 37 C.F.R. 1.136 is required for the filing of this paper and is not accounted for in this paper or the

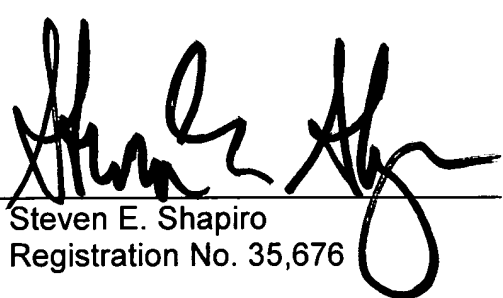
Serial No. 09/775,389

accompanying papers, such an extension is requested and the fee (or any underpayment thereof) should also be charged to our Deposit Account. A duplicate copy of this page is enclosed for that purpose.

Respectfully submitted,

MITCHELL, SILBERBERG & KNUPP LLP

By _____

A handwritten signature in black ink, appearing to read "Steven E. Shapiro". It is written in a cursive, flowing style with some loops and variations in thickness.

Steven E. Shapiro
Registration No. 35,676

MITCHELL, SILBERBERG & KNUPP LLP
11377 West Olympic Boulevard
Los Angeles, California 90064
Telephone: (310) 312-2000
Facsimile: (310) 312-3100